

RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

AUTHORIZING THE LIMITED USE OF THE U.S. ARMED FORCES IN SUPPORT OF THE NATO MISSION IN LIBYA—MOTION TO PROCEED

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will resume consideration of the motion to proceed to S.J. Res. 20, which the clerk will report.

The legislative clerk read as follows:

A motion to proceed to the joint resolution (S.J. Res. 20) authorizing the limited use of the United States Armed Forces in support of the NATO mission in Libya.

Mr. REID. Mr. President, I withdraw my motion to proceed to Calendar No. 88, S.J. Res. 20.

The ACTING PRESIDENT pro tempore. The motion is withdrawn.

SHARED SACRIFICE IN RESOLVING THE BUDGET DEFICIT—MOTION TO PROCEED

Mr. REID. I now move to proceed to Calendar No. 93, S. 1323.

The ACTING PRESIDENT pro tempore. The clerk will report the bill by title.

The legislative clerk read as follows:

Motion to proceed to the bill (S. 1323) to express the sense of the Senate on shared sacrifice in resolving the budget deficit.

CLOTURE MOTION

Mr. REID. I have a cloture motion at the desk in that regard.

The ACTING PRESIDENT pro tempore. The cloture motion having been presented under rule XXII, the Chair directs the clerk to read the motion.

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, hereby move to bring to a close debate on the motion to proceed to Calendar No. 93, S. 1323, a bill to express the sense of the Senate on shared sacrifice in resolving the budget deficit.

Harry Reid, Richard J. Durbin, Charles E. Schumer, Frank R. Lautenberg, Al Franken, John D. Rockefeller IV, Jack Reed, Sheldon Whitehouse, Sherrod Brown, Bernard Sanders, John F. Kerry, Jeff Merkley, Debbie Stabenow, Daniel K. Akaka, Daniel K. Inouye, Patrick J. Leahy, Benjamin L. Cardin.

Mr. REID. Mr. President, I ask unanimous consent that the mandatory quorum under rule XXII be waived.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. REID. I now withdraw my motion to proceed to Calendar No. 93, S. 1323.

The ACTING PRESIDENT pro tempore. The motion is withdrawn.

AUTHORIZING THE LIMITED USE OF THE U.S. ARMED FORCES IN SUPPORT OF THE NATO MISSION IN LIBYA—MOTION TO PROCEED—Continued

Mr. REID. Mr. President, I move to proceed to Calendar No. 88, S.J. Res. 20.

The ACTING PRESIDENT pro tempore. The motion is before the Senate.

Mr. REID. Mr. President, I ask unanimous consent that the time until 5 p.m. be equally divided between the two leaders or their designees and that any time spent in a quorum call be equally divided. There is already an order in effect that Republicans will be limited to 10 minutes each.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

The Senator from Oregon.

Mr. WYDEN. Mr. President, I ask unanimous consent to speak as in morning business.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

INTERNATIONAL TRADE

Mr. WYDEN. Mr. President, international trade is one of the best ways to create more good-paying jobs for our people—as long as our workers and our companies are treated fairly in the tough global markets in which they compete.

That is not the case today. Chinese trade cheats, after being found guilty of dumping their goods in America, now launder these goods by illegally shipping them through Korea and other countries. This illegality is undercutting our workers, undercutting our companies, and is driving hard-working Americans out of jobs. All this is taking place under the sleepy eyes of America's so-called trade enforcement agencies.

Because this trade rip-off is growing and the Senate will soon take up trade agreements that could fix this problem, I wish to take just a few minutes this afternoon to make clear how this scam actually works. The reason I have this information is because as chairman of the Senate Finance Subcommittee on International Trade, my staff set up a dummy company that intervened directly with suppliers in China in order to learn firsthand how the Chinese firms brazenly shirk America's trade laws.

First, after a thorough and substantial investigation, what happens is that the U.S. Department of Commerce imposes antidumping duties on certain Chinese merchandise that was shown to be dumped, which is to say the merchandise is being sold at below-market prices. The next thing that happens is the Chinese supplier of the merchandise is tagged with the antidumping duties. Rather than stop selling and dumping goods into the United States, the Chinese essentially shore up their American buyers by soothingly conveying that these duties are not going to impact their prices. The suppliers

sometimes characterize complying with U.S. trade law as merely a political issue.

After that, the Chinese goods are shipped into Korea, for example, where the goods are repacked into boxes that say "Made in Korea." The documentation then follows the merchandise that is also going to be altered or forged to suggest that the merchandise indeed originates in Korea rather than China. From there, the merchandise enters our country, often at the Port of Long Beach in California, and U.S. Customs officials declare the goods to not be subject to antidumping duties because, purportedly, if one looks at all the labeling, they don't originate in China.

This transshipment is laundering, plain and simple, and it is a rip-off of the American worker.

My concern is once the U.S.-Korea Free Trade Agreement goes into force, Korea would become a supermagnet for this kind of merchandise laundering. Why would any Chinese supplier launder merchandise through Singapore, for example, when doing so through Korea would bless their merchandise with the duty-free status that the U.S.-Korea Free Trade Agreement provides? The answer is obvious. They wouldn't.

That is why the Congress needs, through legislation, to send clear instruction to the Bureau of Customs and Border Protection—and these are our cops. They are the commercial cops at America's ports. They need to be instructed about how to identify and combat the invasion of America's trade laws. In my view, this is absolutely critical to ensuring the U.S.-Korea Free Trade Agreement is not a tool that further empowers unscrupulous Chinese exporters.

For almost a century, our trade laws, the antidumping and the countervailing duties, have been enforced by Democratic and Republican administrations. They represent the frontline defense that protects our American workers. They are the laws that protect our businesses and our families from unfair and unscrupulous trade practices employed by foreign competition. But what we are seeing around the country is that these antidumping and countervailing duties are being evaded, and the problem is growing. What we have seen is, it takes years for the government to look into and conclude investigations on merchandise laundering. During this period of foot-dragging, our companies get hammered by foreign trade cheats, and when the cheats get caught, the enforcement agencies have almost never taken the steps necessary to ensure that the duties that are owed are actually collected.

The discrepancy between how much the U.S. Government is owed by these foreign trade cheats and how much is actually collected is embarrassing. We are collecting something on the order of 20 percent of what is owed to our government, and that is only from the companies that actually got caught